
Judge Thomas read the following resolution to the Court:

WHEREAS, IT has been called to the attention of the Quarterly County Court in its regular session on the 1st monday in July, same being July 5, 1954, there was passed by the General Assembly of the State of Tennessee, what is generally referred to as the Anti-Rabies law, it being Chapter 252, Public Act of 1953.

WHEREAS: IT IS WELL known among medical authorities that there is no absolute cure for rabies once it gets its start and further that any dog that has not been vaccinated is a menace to the community both to the persons living therein and to the live stock owned by its inhabitants and that said disease causes loss of many dollars each year in the United States by death of livestock to say nothing of the menace to human life,

WHEREAS: the law above referred to requires that all dogs be vaccinated^c against Rabies and provides that the County Health office of the County shall have authority to administer and enforce said law.

NOW THEREFORE: be it resolved by the Quarterly County Court that we give our approval to said law and that we as individual members cooperate with the County Health Office in the administration of said law and give to him our endorsement of the law and support him in the administration thereof.

This the 5th day of July, 1954.

Motion made by Esq. Dean Grooms to adopt the above stated resolution, seconded by Esq. Dalton Glover. Unanimously adopted.

Motion made by Esq. Albert Miles that the above stated resolution, in re, anti-rabies law, be published in the three Weakley County Papers, seconded by Esq. C. R. Reams. Unanimously adopted.
